

June 22, 1999

HAND DELIVERED

Ms. Magalie Roman Salas, Commission Secretary
Federal Communications Commission
Portals II
445 12 Street, SW, Suite TW-A325
Washington, DC 20554

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JUN 22 1999
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

RE: NEXTLINK New York, Inc.'s Plan for Providing Toll Dialing Parity
File No. NSD-L-98-121, CC Docket 96-98

Dear Ms. Salas:

Enclosed please find for filing an original and four (4) copies of NEXTLINK New York, Inc.'s Plan for providing Toll Dialing Parity.

Should you have any questions, please do not hesitate to contact me at (610) 288-5618.

Sincerely,

Marianne M. Hertzog

Marianne M. Hertzog
Regulatory Analyst

Enclosures

cc: Al McCloud, Network Services Division (w/enc. 2 copies)

No. of Copies rec'd 04
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BEFORE THE FEDERAL COMMUNICATIONS COMMISSION

IN THE MATTER OF THE FILING BY
 NEXTLINK NEW YORK, INC. FOR THE
 REVIEW OF A PLAN FOR PROVIDING
 INTRALATA TOLL DIALING PARITY
 IN ACCORDANCE WITH FEDERAL
 COMMUNICATIONS COMMISSION
 REQUIREMENTS

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) File No. NSD-
) CC Docket 96-98

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NEXTLINK NEW YORK, INC.'S
PLAN FOR PROVIDING TOLL DIALING PARITY

Introduction

On September 10, 1997, in the matter of Case 97-C-0993, the Public Service Commission for the State of New York (Commission") granted NEXTLINK New York, Inc. ("NEXTLINK") a certificate of public convenience and necessity to provide local exchange and intrastate toll service within the State of New York. Section 251(b)(3) of the Telecommunications Act of 1996 (the "Act"), 47 U.S.C. § 251 (b)(3), requires each local exchange carrier ("LEC") to provide dialing parity to competing providers of telephone exchange service and telephone toll service. In order to ensure that each LEC is providing toll dialing parity, the Federal Communications Commission's ("FCC") regulations implementing the Act, 47 C.F.R. § 52.213, require each LEC to file a plan for providing toll dialing parity with the state commission or the FCC. NEXTLINK filed its Plan for Providing Toll Dialing Parity within the State of New York with the Commission on April 21, 1999. The Commission has not yet acted on said plan; and, pursuant to FCC Order NEXTLINK hereby files its Plan for Providing Toll Dialing Parity.

TOLL DIALING PARITY PLAN

Technical Implementation

NEXTLINK New York, Inc. will be offering dialing parity for all toll calls. Each customer requesting NEXTLINK local exchange service is given the opportunity to affirmatively select a presubscribed carrier for intraLATA toll and interexchange toll calls. NEXTLINK has deployed a Nortel DMS 500 switch with 2-PIC capabilities. This feature allows a customer to presubscribe to a preferred carrier for intraLATA toll calls and the same or different carrier for interLATA toll calls. NEXTLINK has activated this 2-PIC capability and the line and trunk translations are complete. In addition, NEXTLINK has tested operations support and all processes are designed and coded.

Business Office Practices

NEXTLINK will ensure that all customers are aware they have a choice of intraLATA, as well as interLATA, toll carriers. In response to each request for NEXTLINK service, a NEXTLINK sales representative will inform the customer that NEXTLINK will presubscribe the customer's toll service to both the intraLATA and interLATA toll carrier(s) of the customer's choice. In this way, the customer knows that a choice can be made among intraLATA and interLATA toll carriers. All carriers will be treated on a non-discriminatory basis and each customer will be given the opportunity to affirmatively select an intraLATA and interLATA toll carrier. NEXTLINK will maintain a list of available toll carriers and keep it updated. Further, customers will be able to call 1-800-964-6398 to hear a list of available toll carriers. NEXTLINK will process a customer's PIC change to a toll carrier other than NEXTLINK in the same fashion and in the same time frames as a request to presubscribe to itself. Once a NEXTLINK customer

has chosen an intraLATA and interLATA toll carrier, the customer will be able to verify that selection at any time by dialing 1-800-964-6398. If a new customer does not select a service package that includes NEXTLINK's long distance service, the customer's long distance service will not default to NEXTLINK.

In responding to a communication from another intraLATA or interLATA telecommunications carrier, NEXTLINK's customer care representative will use an industry-standard Customer Account Record Exchange ("CARE") format to accept the requested change. Such changes will be implemented only through a CARE request to ensure that changes are not made without appropriate authorization. Other carriers may submit a CARE request to NEXTLINK either manually or electronically.

Anti-Slamming

NEXTLINK will comply with the FCC's anti-slamming provisions, 47 C.F.R. §§ 64.1100-1150. NEXTLINK will make available a PIC-freeze option to requesting customers to protect the customer from unauthorized changes to its selected intraLATA and interLATA toll carrier.

Dialing Plan

The following matrix outlines the routing of calls by NEXTLINK:

0	NEXTLINK local operator service
00	Dial to presubscribed Toll Provider Operator Services
1+10 digits	Direct dial through presubscribed intraLATA Toll Provider or interLATA Toll Provider (depending on 10-digit number dialed)

0+10 digits	Dial to presubscribed intraLATA Toll Provider or interLATA Toll Provider operator services (depending on 10 digit number dialed)
10xxx or 101xxxx+0	Dial around presubscribed intraLATA or interLATA Toll Provider to alternate Toll Provider operator service (identified by code used in xxx or xxxx portion of dialing request)
10xxx or 101xxxx+0+10 digits	Dial around presubscribed intraLATA or interLATA Toll Provider to alternate Toll Provider Operator Service (identified by code used in xxx or xxxx portion of dialing request)
10xxx or 101xxxx +1+10 digits	Dial around presubscribed intraLATA or interLATA Toll Provider to direct dial through alternate Toll Provider (identified by code used in xxx or xxxx portion of dialing request)

Applicability

This plan for providing dialing parity applies to all business and residential dial-tone lines provisioned by NEXTLINK New York, Inc.

Conclusion

NEXTLINK New York, Inc. respectfully requests that the FCC approve its plan for providing intraLATA toll dialing parity.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Michael Schwarzwald". The signature is fluid and cursive, with a long horizontal stroke at the end.

Michael Schwarzwald
Regional General Counsel
NEXTLINK New York, Inc.

Date: June 22, 1999